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## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF WEST VIRGINIA

UNITED STATES OF AMERICA,

Plaintiff,

 $\mathbf{v}$ .

Criminal Action No.1:96CR43-01

FLOYD RAYMOND LOOKER,

Defendant.

## MOTION TO HAVE STANDBY COUNSEL ASSUME DEFENSE FOR ALL PURPOSES

The defendant respectfully moves the court to permit standby counsel to assume the defense on behalf of this defendant for all purposes.

Respectfully submitted this \_\_\_\_\_ day of April, 1997.

LOYD RAYMOND LOOKER, JR.

pro se



## CERTIFICATE OF SERVICE

Service of the foregoing Motion to Have Standby Counsel Assume Defense for all Purposes was had upon the following by mailing a true copy, by United States mail, postage prepaid, this \_\_\_\_\_ day of April, 1997.

By:

William Cipriani, Counsel for Defendant

David Godwin
First Assistant United States Attorney
P.O. Box 750
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Counsel for the Government

Gary B. Zimmerman, Esq. 100 Ross Street Suite 304 Pittsburgh, PA 15219 Counsel for James Rogers